Klug Kucinich Duncan Royce Edwards Ryun Emerson LaHood Salmon English Lampson Sanchez Sanders Ensign Largent Etheridge Lazio Sandlin Lewis (GA) Evans Sanford Everett Lewis (KY) Sawyer Forbes LoBiondo Scarborough Ford Lofgren Schaefer, Dan Schaffer, Bob Fox Lowey Franks (NJ) Lucas Schumer Luther Sensenbrenner Geidenson Gekas Maloney (CT) Sessions Gephardt Gibbons Manzullo Shadegg Shays Mascara Gillmor McCarthy (MO) Sherman Goode McGovern Shimkus Goodlatte McIntyre Slaughter Goodling McKinney Smith (MI) Gordon Menendez Smith, Adam Metcalf Smith, Linda Goss Graham Snowbarger Mica Granger Minge Snyder Gutierrez Moran (KS) Souder Gutknecht Myrick Spratt Hall (TX) Neumann Stabenow Northup Hamilton Stearns Hayworth Norwood Stenholm Hefley Nussle Strickland Herger Pappas Stump Hill Pascrell Sununu Hilleary Paul Talent Holden Pease Tauscher Peterson (MN) Taylor (MS) Hooley Hostettler Peterson (PA) Thornberry Hulshof Petri Thune Hutchinson Pitts Thurman Pombo Inglis Tiahrt Istook Pomeroy Tierney Jenkins Poshard Traficant John Price (NC) Turner Johnson (CT) Johnson (WI) Radanovich Velazquez Ramstad Visclosky Walsh Jones Reyes Kaptur Riggs Wamp Kasich Riley Watkins Kelly Rivers Watts (OK) Kennedy (RI) Rodriguez Weller Weygand Kennelly Roemer Kildee White Rogan Kim Kind (WI) Rohrabacher Whitfield Wise Rothman

NOT VOTING-7

Gonzalez Maloney (NY) Young (FL) Hinchey Pastor Hinojosa Schiff

□ 1750

Messrs. SHAYS, COOK, and Mr. BARTLETT of Maryland changed their vote from "yea" to "nay." Messrs. BONO, McINTOSH, and

Messrs. BONO, MčINTOSH, and BONILLA changed their vote from 'nay' to ''yea.''

So the conference report was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid upon the table.

PERSONAL EXPLANATION

Mr. PASTOR. Mr. Speaker, during rollcall vote No. 474 on H.R. 2378 I was unavoidably detained. Had I been present, I would have voted "ave."

PERSONAL EXPLANATION

Mr. HINOJOSA. Mr. Speaker, on rollcall vote No. 474, final passage of the Treasury, Postal Appropriations Conference Report, H.R. 2378, I was unavoidably delayed. Had I been present to vote, I would have voted "nay."

PERSONAL EXPLANATION

Mrs. MALONEY of New York. Mr. Speaker, on rollcall vote No. 474, the conference report

to H.R. 2378, Treasury, Postal appropriations for fiscal year 1998, had I been present, I would have voted "no."

CONTINUING NATIONAL EMER-GENCY WITH RESPECT TO IRAN— MESSAGE FROM THE PRESIDENT OF THE UNITED STATES (H. DOC. NO. 105-137)

The SPEAKER pro tempore (Mr. LATOURETTE) laid before the House the following message from the President of the United States; which was read and, together with the accompanying papers, without objection, referred to the Committee on International Relations and ordered to be printed:

To the Congress of the United States:

Section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)) provides for the automatic termination of a national emergency unless, prior to the anniversary date of its declaration, the President publishes in the Federal Register and transmits to the Congress a notice stating that the emergency is to continue beyond the anniversary date. In accordance with this provision, I have sent the enclosed notice, stating that the Iran emergency declared in 1979 is to continue in effect beyond November 14, 1997, to the Federal Register for publication. Similar notices have been sent annually to the Congress and the Federal Register since November 12, 1980. The most recent notice appeared in the Federal Register on October 31, 1996. This emergency is separate from that declared with respect to Iran on March 15, 1995, in Executive Order 12957.

The crisis between the United States and Iran that began in 1979 has not been fully resolved. The international tribunal established to adjudicate claims of the United States and U.S. nationals against Iran and of the Iranian government and Iranian nationals against the United States continues to function, and normalization of commercial and diplomatic relations between the United States and Iran has not been achieved. In these circumstances, I have determined that it is necessary to maintain in force the broad authorities that are in place by virtue of the November 14, 1979, declaration of emergency and that are needed in the process of implementing the January 1981 agreements with Iran. WILLIAM J. CLINTON.

THE WHITE HOUSE, September 30, 1997.
NOTICE

CONTINUATION OF IRAN EMERGENCY

On November 14, 1979, by Executive Order 12170, the President declared a national emergency to deal with the threat to the national security, foreign policy, and economy of the United States constituted by the situation in Iran. Notices of the continuation of this national emergency have been transmitted annually by the President to the Congress and the *Federal Register*. The most recent notice appeared in the *Federal Register* on October 31,

1996. Because our relations with Iran have not yet returned to normal, and the process of implementing the January 19, 1981, agreements with Iran is still underway, the national emergency declared on November 14, 1979, must continue in effect beyond November 14, 1997. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing the national emergency with respect to Iran. This notice shall be published in the Federal Register and transmitted to the Congress.

WILLIAM J. CLINTON. THE WHITE HOUSE, September 30, 1997.

GENERAL LEAVE

Mr. ROGERS. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks on further consideration of the bill, H.R. 2267, and that I may include tabular and extraneous material.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Kentucky?

There was no objection.

DEPARTMENTS OF COMMERCE, JUSTICE, AND STATE, THE JUDI-CIARY, AND RELATED AGENCIES APPROPRIATIONS ACT, 1998

The SPEAKER pro tempore. Pursuant to House Resolution 239 and rule XXIII, the Chair declares the House in the Committee of the Whole House on the State of the Union for the further consideration of the bill, H.R. 2267.

□ 1755

IN THE COMMITTEE OF THE WHOLE

Accordingly, the House resolved itself into the Committee of the Whole House on the State of the Union for the further consideration of the bill (H.R. 2267) making appropriations for the Departments of Commerce, Justice, and State, the Judiciary, and related agencies for the fiscal year ending September 30, 1998, with Mr. HASTINGS of Washington in the chair.

The Clerk read the title of the bill.

The CHAIRMAN. When the Committee of the Whole House rose on Friday, September 26, 1997, amendment No. 16 by the gentleman from Georgia [Mr. BARR] had been disposed of and section 616 was open to further amendments.

Are there further amendments to this section of the bill?

Mr. ROGERS. Mr. Chairman, I move to strike the last word to discuss the evening schedule.

Mr. Chairman, the first order of business on the consideration of this bill is the matter dealing with the census. Under the unanimous-consent agreement of last week, debate time on this amendment was limited to 80 minutes.

On this side of the aisle, I do not anticipate any extraneous motions, in which case, if the other side could agree to that, we could have 80 minutes where Members would be able to attend